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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/518,840	BENLIYAN, EUGENIE IRMA		
(Office Action Summary	Examiner	Art Unit		
		Charles N. Hicks	2623		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORT WHICHE - Extensions after SIX (6 - If NO perio - Failure to r Any reply r	TENED STATUTORY PERIOD FOR REPLY VER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 (MONTHS from the mailing date of this communication. If of or reply is specified above, the maximum statutory period veryly within the set or extended period for reply will, by statute, eccived by the Office later than three months after the mailing ent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timurily apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	l. ely filed the mailing date of this communication. O (35 U.S.C. § 133).		
Status					
2a)	sponsive to communication(s) filed on <u>24 Description</u> seaction is FINAL . 2b) This ce this application is in condition for allower sed in accordance with the practice under E	action is non-final. nce except for formal matters, pro			
Disposition of	of Claims				
4a) 5)☐ Cla 6)⊠ Cla 7)☐ Cla	im(s) <u>1-13</u> is/are pending in the application. Of the above claim(s) is/are withdraw im(s) is/are allowed. im(s) <u>1-13</u> is/are rejected. im(s) is/are objected to. im(s) are subject to restriction and/or	vn from consideration.			
Application I	Papers				
10)⊠ The App Rep	specification is objected to by the Examine drawing(s) filed on <u>21 December 2004</u> is/a licant may not request that any objection to the clacement drawing sheet(s) including the correct oath or declaration is objected to by the Ex	re: a) \square accepted or b) \square objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).		
Priority unde	er 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)	24.44072.222	o.□	(DTO 440)		
2) Notice of I 3) Information	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) In Disclosure Statement(s) (PTO/SB/08) S)/Mail Date 08/31/2005	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Ellis (US Patent No. 6,774,926 B1), hereinafter referred to as Ellis.
- 3. Regarding claim1, Ellis discloses a system for providing a personalized TV channel to at least one of a number of users, which system comprises: a server entity, which entity is connectable to a network, the entity comprising a network unit for receiving real time information, user parameters and user commands via the network (fig. 1, col. 4, lines 6-19),

generation means for generating the personalized TV channel for said at least one user in response to the user parameters and user commands by selectively including in the personalized TV channel real time information from further users (fig. 1, col. 3, lines 19-54);

and a device for said at least one user, the device comprising an input unit for

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receiving the real time information from a capture unit, which real time information comprises video information related to the user, storage means for storing the user parameters identifying said at least one user, control means for receiving the user commands for controlling the contents of the personalized TV channel, a network unit for coupling the device to a server entity via a network for transmitting the real time information and the user parameters and user commands, and generating means for generating an output signal for display on a TV display based on the personalized TV channel (fig. 1-3, col. 5, lines 15-59).

4. Regarding claim 2, Ellis discloses a device for providing a personalized TV channel to a user, the device comprising an input unit for receiving real time information from a capture unit, which real time information comprises video information related to the user (fig. 1-3, col. 5, lines 15-35),

storage means for storing user parameters identifying the user, control means for receiving user commands for controlling the contents of the personalized TV channel, a network unit for coupling the device to a network for transmitting the real time information and the user parameters and user commands, the personalized TV channel comprising real time information received from further users selected in dependence on said transmitted user parameters and user commands, and generating means for generating an output signal for display on a TV display based on the personalized TV channel (fig. 1-3, col. 5, lines 15-59).

- 5. Regarding claim 3, Ellis discloses a device wherein the device comprise means for receiving server control information, in particular indicating that a further user is receiving the real time information from the user (fig. 1-5, col. 6, lines 23-55).
- 6. Regarding claim 4, Ellis discloses a device wherein the control means include sound control means for controlling sound to accompany the personalized TV channel, in particular selecting sound from a TV or radio station (fig. 1-3, col. 5, lines 45-60).
- 7. Regarding claim 5, Ellis discloses a device as wherein the sound control means are arranged for adding sound of a real time source from which source real time information is included in the personalized TV channel or mixing said sound with sound from a TV or radio station (fig. 1-3, col. 5, lines 45-68).
- Regarding claim 6, Ellis discloses a device wherein the device has means for 8. detecting the presence of sound provided by the capture unit, and wherein the sound control means are arranged for said adding in dependence on said presence (fig. 1-3, col. 5, lines 45-68).
- 9. Regarding claim 7, Ellis discloses a device wherein the storage means are arranged for storing picture information and the generating means are arranged for including the picture information in the output signal (fig. 1-3, col. 5, lines 15-59).

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- 10. Regarding claim 8, Ellis discloses a device wherein the control means include means for coupling to a remote control unit, which remote control unit has user control buttons for giving the user commands for controlling the contents of the personalized TV channel (fig. 1-3, col. 5, lines 15-59).
- 11. Regarding claim 9, Ellis discloses a server entity for which the entity is connectable to a network for providing a personalized TV channel for at least one of a number of users, the entity comprising a network unit for receiving real time information, user parameters and user commands via the network and for transmitting the personalized TV channel to the user via the network (fig. 1, col. 4, lines 6-19),

generation means for generating the personalized TV channel for said at least one user in response to the user parameters and user commands by selectively including in the personalized TV channel real time information from further users (fig. 1, col. 3, lines 19-54).

- 12. Regarding claim 10, Ellis discloses an wherein the generation means are arranged for maintaining status information, the status information for a user at least including one of the following: whether the capture unit is active; which other users are receiving the real time information from the user (fig. 1-4, col. 6, lines 1-31).
- 13. Regarding claim 11, Ellis discloses a method of managing the system for providing a personalized TV channel, the method comprising managing a server entity

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by providing user registration for users which are allowed to connect to the server entity via the device for providing a personalized TV channel to the user, and generating the user parameters identifying the user for user registration and for storage in the device (fig. 1-3, col. 5, lines 1-44).

14. Regarding claim 12, Ellis discloses a method of providing a personalized TV channel for at least one of a number of users, the method comprising connecting to the users via a network, receiving real time information, user parameters and user commands via the network (fig. 1, col. 4, lines 6-19),

generating the personalized TV channel for said at least one user in response to the user parameters and user commands by selectively including in the personalized TV channel real time information from further users, and transmitting the personalized TV channel to the user via the network (fig. 1, col. 3, lines 19-54).

15. Regarding claim 13, Ellis discloses a computer program product for providing a personalized TV channel for at least one of a number of users, which program is operative to cause a processor to perform the method (fig. 1, col. 3, lines 19-54, col. 4, lines 6-19).

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

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Claim 13 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. A computer program requires computer readable memory as well as computer executable code in order to allow functionality.

Specification

The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (I) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

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Conclusion

17. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kawana (US 2002/0023266 A1) discloses a broadcast playing and recording terminal for playing programs. Hudson (US 2005/0240955 A1) discloses a TV program distribution system that allows users to submit programming.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles N. Hicks whose telephone number is 571-272-3010. The examiner can normally be reached on M-F 7:30AM to 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Kelley can be reached on 571-272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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SUPERVISORY PATENT EXAMINER

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